



ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ

ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು

ಸಂಪುಟ-೧೫೫ Volume -155	ಬೆಂಗಳೂರು, ಗುರುವಾರ, ಜನವರಿ, ೨೩, ೨೦೨೦ (ಮಾಘ ೦೩, ಶಕವರ್ಷ ೧೯೪೧) Bengaluru, THURSDAY, JANUARY, 23, 2020 (Magha 03, ShakaVarsha 1941)	ಸಂಚಿಕೆ-೦೪ Issue -04
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ಭಾಗ ೪ಎ

ರಾಜ್ಯದ ವಿಧೇಯಕಗಳ ಮತ್ತು ಅವುಗಳ ಮೇಲೆ ಪರಿಶೀಲನಾ ಸಮಿತಿಯ ವರದಿಗಳು, ರಾಜ್ಯದ ಅಧಿನಿಯಮಗಳು ಮತ್ತು ಆಧ್ಯಾದೇಶಗಳು, ಕೇಂದ್ರದ ಮತ್ತು ರಾಜ್ಯದ ಶಾಸನಗಳ ಮೇರೆಗೆ ರಾಜ್ಯ ಸರ್ಕಾರವು ಹೊರಡಿಸಿದ ಸಾಮಾನ್ಯ ಶಾಸನಬದ್ಧ ನಿಯಮಗಳು ಮತ್ತು ರಾಜ್ಯಾಂಗದ ಮೇರೆಗೆ ರಾಜ್ಯಪಾಲರು ಮಾಡಿದ ನಿಯಮಗಳು ಹಾಗೂ ಕರ್ನಾಟಕ ಉಚ್ಚ ನ್ಯಾಯಾಲಯವು ಮಾಡಿದ ನಿಯಮಗಳು

GOVERNMENT OF KARNATAKA

No.HFW 376 PIM 2017(Part-2)

Karnataka Government Secretariat,
Vikasa Soudha,
Bangalore, dated:09.01.2020.

NOTIFICATION

The draft of the following rules further to amend the Karnataka Ayurveda, Unani, Siddha, Homoeopathy, Nature Cure & Yoga (AYUSH) (Non-teaching) (Recruitment) Rules, 2012, which the Government of Karnataka proposes to make in exercise of the powers conferred by sub-section (1) of section 3 read with section 8 of the Karnataka State Civil Services Act, 1978 (Karnataka Act 14 of 1990) is hereby published as required by clause (a) of sub-section (2) of section 3 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after fifteen days from the date of its publication in the Official Gazette.

Any objections or suggestion, which may be received by the State Government from any person with respect to the said draft before the expiry of the period specified above, will be considered by the State Government. The objections and suggestions may be addressed to the Principal Secretary to the Government, Health & Family Welfare Department, Vikasa Soudha, Bengaluru-560001.

RULES

1. Title and commencement:- (1) These rules may be called the Karnataka Ayurveda, Unani, Siddha, Homoeopathy, Nature Cure & Yoga (AYUSH) (Non-teaching) (Recruitment) (Amendment) Rules, 2018.

(2) They shall come into force from the date of their final publication in the Official Gazette.

2. Amendment of Schedule:- (1) In the scheduled to Karnataka Ayurveda, Unani, Siddha, Homoeopathy, Nature Cure & Yoga (AYUSH) (Non-teaching) (Recruitment) Rules 2012 for the category of post of “Director” at serial number 01 for column no. (7) and the entries relating thereto, the following shall be substituted, namely:-

Sl. No.	Designation & Pay Scale	Permanent	Temporary	Total	Method of Recruitment	Minimum Qualification
01	02	03	04	05	06	07
01	Director Pay scale 90,500- 123,300 Or Commissioner	01	-	01	(1)By promotion by selection from the cadre of: (a)Deputy Director (Ayurveda/Unani/Homoeopathy/Pharmacy) (b) Principals ((Ayurveda/Unani/Homoeopathy/Nature cure and Yoga) OR (2)By Deputation from the cadre of Indian Administrative Service or Indian Forest Service. Note:- The post shall be designated as “Commissioner” in case of deputation of an officer of Indian Administrative Service or Indian Forest Service at Level 14 or higher in the pay matrix of	For Promotion:- Must have put in not less than five years of service in any one of the cadres specified in column (6) For Deputation:- (i) in case of Indian Administrative Service the officer not below the rank of Selection Grade Scale Officer. Pay band Selection Grade 1,18,500-2,14,100. (ii) In case of Indian Forest Service, the officer not below the rank of Conservator of Forest.

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By Order and in the name of the
Governor of Karnataka,

(S. SRINIVASA)
Under Secretary to Government,
Health and Family Welfare Department
(IMD & Co-ordination)

PR-06

GOVERNMENT OF KARNATAKA

NO: HFW 115 FPR 2018

KARNATAKA GOVERNMENT SECRETARIAT

VIKASA SOUDHA,

BANGALURU, DATED: 20.01.2020

NOTIFICATION

Where as the draft of the following rules further to amend the Karnataka Private Medical Establishments Rules 2009 which the Government of Karnataka proposes to make in exercise of the powers conferred by section 26 of the Karnataka Private Medical Establishments Act 2007 (Karnataka Act 21 of 2007) was published as required by sub section (1) of the said section, of the said Act in Notification No:HFW 115 FPR 2018 dated:20.08.2019 in part –IVA No. 386 of the Karnataka Gazette dated:26.09.2018 inviting objections and suggestions from all persons likely to be affected there by with in fifteen days from the date of its publication in the Official Gazette.

Where as the said Gazette was made available to the Public on 26.09.2018. And whereas no objections or suggestions were received from the public

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 26 of the Karnataka Private Medical Establishment Act, 2007 (Karnataka Act 21 of 2007) read with the Karnataka Private Medical Establishment Act, 2017 (Karnataka 1 of 2018), Government of Karnataka hereby makes the following rules, namely :-

RULES

- Title and Commencement.** – (1) These rules may be called the Karnataka Private Medical Establishments (Amendment) Rules, 2019.
(2) They shall come into force from the date of their publication in the Official Gazette.

2. **Amendment of rule 14:-** In the Karnataka Private Medical Establishment Rules, 2009, in rule 14, in sub-rule (1), in clause (i), for the words, “Department of Medical Education”, the words “Department of Health and Family welfare” shall be substituted.

By Order and in the name of the
Governor of Karnataka

(H.C. HARSHARANI)
Under Secretary to Government
(Family Welfare)
Heath and Family welfare Department

PR-07

GOVERNMENT OF KARNATAKA
(Department of Commercial Taxes)

No.PRO/AR/CLR/MISC 4/2015-16.

Dated:24-12-2019.

Office of the Commissioner of
Commercial Taxes,(Karnataka), Vanijya
Therige Karyalaya,Gandhinagar,
Kalidasa Road,Bengaluru-560 009.

PROCEEDINGS OF THE COMMISSIONER OF COMMERCIAL TAXES
(KARNATAKA), BENGALURU

Sub:KVAT Act, 2003 – Constitution of Authority
for Clarification and Advance Rulings – reg.
Ref: Order No.PRO/AR/CLR/MISC-4/2015-16,
DATED 26-08-2017

PREAMBLE:

An “Authority for Clarification and Advance Rulings” was constituted under section 60 of the Karnataka Value Added Tax Act, 2003 with the following additional Commissioners as members vide order cited under reference above, for the purpose of disposing of the applications for Clarification and Advance Rulings pending.

- | | |
|--|----------|
| 1. B.V. Ravi ,
Additional Commissioner of Commercial Taxes,
(Head Quarters-1) | Chairman |
| 2. D.Jagannatha Sagar,
Additional Commissioner of Commercial Taxes,
(Policy & Law) | Member |

- | | |
|--|--------|
| 3. B. A. Naniyappa,
Additional Commissioner of Commercial Taxes,
(Audit) | Member |
|--|--------|

2. The members shown at Sl.No.2 has been transferred and the member shown at Sl. No.3 has retired from the service. Hence, the Authority constituted vide order under reference is required to be re-constituted since, the applications seeking clarification and advance rulings on rate of tax on goods and exigibility of transactions to tax and eligibility relating to input tax deduction and liability of deduction of tax at source are required to be disposed and statutory functions relating to the Authority under the provisions under the Karnataka Value Added Tax Act, 2003 and Karnataka Value Added Tax Rules, 2005 are required to be carried out. Therefore, there is a need to constitute an “Authority for Clarification and Advance Rulings” for the purpose of disposing of the applications and Hence, the following:

ORDER NO.PRO/AR/CLR/MISC-4/15-16, DATED 24-12-2019

- I) “Authority for Clarification and Advance Rulings” is constituted.
- II) The Public Relations Officer in the office of the Commissioner of Commercial Taxes shall be the Secretary of the Authority, who shall receive applications for Clarification and Advance Rulings and also carry out all the functions specified in rules 163 to 165 of the Karnataka Value Added Tax Rules, 2005.
- III) The following Additional Commissioners shall be the members of the Authority for the purpose of disposing of the applications filed, for Clarification and Advance Rulings.

- | | |
|---|----------|
| 1. B.V. Ravi,
Additional Commissioner of Commercial Taxes,
(Head Quarters)-1 | Chairman |
| 2. K.V. Satyaprakash,
Additional Commissioner of Commercial Taxes,
(Audit) | Member |
| 3. D.Jagannatha Sagar,
Additional Commissioner of Commercial Taxes,
(Legal Affairs) | Member |

IV) The Authority shall come into existence with immediate effect and shall function as per provisions of section 60 of the Karnataka Value Added Tax, 2003 read with rules 163 to 165 of the Karnataka Value Added Tax Rules, 2005.

V) This Authority shall continue to function till further orders.

(M.S.SRIKAR)
Commissioner of Commercial Taxes,
(Karnataka), Bengaluru.

GOVERNMENT OF KARNATAKA

NO. RD 08 LRD 2019

Karnataka Government Secretariat
M.S.Building, Bengaluru
Dated 03.01.2020.**NOTIFICATION**

In exercise of the powers conferred by sub-section (4) of section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964), in partial modification of notifications issued in this behalf and after taking into consideration the population, area, land revenue and demands from public having regard to the administrative convenience, the Government of Karnataka proposes to alter the limits of **Sindgi and Almel Circles of Sindgi Taluk of Vijayapura District** to constitute a new Taluk called as **Almel Taluk** including such circles with such villages as specified in the Schedule-I for the purpose of the said Act.

The draft of this notification is hereby published in the official Gazette as required under section 6 of the said Act, for the information of all the persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after expiry of one month from the date of publication of the notification in the official Gazette.

Any objection or suggestion which may be received by the State Government from any person with respect to the said draft before the expiry of period specified above, will be considered by the State Government. Objections or suggestions may be addressed to the Principal Secretary to the Government, Revenue Department, Room No.506, 5th Floor, M. S. Building, Dr. B.R. Ambedkar Veedhi, Bengaluru -560001.

SCHEDULE-I

The Villages Specified in column(3) of the table below within the Circles specified in column(2) thereof shall be excluded from the limits of **Sindgi and Almel circles of Sindgi Taluk of Vijayapura District** and constitute a new Taluk within the circle specified in column(4) thereof called **Almel Taluk in Vijayapura District**.

Sl.No.	Name of Circle from which villages specified in column (3) are excluded	Name of village	Name of circle in which villages specified in column (3) are included
1	2	3	4
1	SINDGI B (PORTION)	Almel	ALMEL
2		Vibhutihalli	
3		Tontapur	
4		Guddalli	
5		Devarnavadgi	
6		Kumasagi	
7		Jattinal	
8		Alahalli	

9	SINDGI B (PORTION)	Mangalur	ALMEL
10		Devangaon	
11		Kadlewad P,A	
12		Kadani	
13		Tawarkhed	
14		Madnalli	
15		Kurubathalli	
16		Byadgihal	
17		Tarapur	
18		Kakkalmeli	
19		Bammanahalli	
20		Gundgi	
21		Gabasavalgi	
22		Aheri	
23		Bhantur	
24		Kerur	
25		Bisanal	
26		Koralli	
27		Huvinahlli	
28		Madari	
29		Balaganur	
30		Ramnahalli	
31		Nagarhlli	
32		Baglur	
33		Uchit Navadagi	
34		Chikkahavalagi	
35		Kulekumatgi	
36		Shirsagi	
37		Moratagi	
38		Hanchinal	
39		Malghan	
40		Somajal	
41		Asangihal	
42		Guttargi	
43		Shembewad	

The New Taluk Called Almel so constituted shall have boundaries as specified below namely-

Boundaries of the new Taluk ALMEL

East-Jewaragi Taluk, Kalaburagi District	West-Indi Taluk, Vijayapura District
North-Afzalpur Taluk, Kalaburagi District	South-Sindgi Taluk, Vijayapura District

SCHEDULE-II

After formation of new Taluk as specified in Schedule-I, the remaining circles specified in column(2) of the table below shall consist of villages specified in column(3) thereof shall continue to remain in Sindgi Taluk in Vijayapura District.

TABLE

Sl.no.	Name of Circle	Name of village
1	2	3
1	SINDGI	Sindgi
2		Sungathan
3		Nandgeri
4		Nagavi ,B,K
5		Nagavi K.D
6		Gorvagundgi
7		Kannolli
8		Chikka sindgi
9		Golageri
10		Sasabal
11		Dambal
12		Chikkallpur
13		Dhavalur
14		Kokatnur
15		Chandkavate
16		Hikkangutti
17		Sompur
18		Borgi
19		Byakod
20		Purdal
21		Bannatti P,A
22		Gubbevad
23		Hadginal
24		Kannaguddihal
25		Bastihal
26		Madabal
27		Antrgangi
28		Mannapur
29		Rampur P A
30		Kalahalli
31		Benkotagi
32		Babaleshwar
33		Ganihar
34		Honnalli
35		Brahmdevanmdu
36		Khanapur
37		Karvinal

38	SINDGI	Handiganur
39		Yargal B,K
40		Bankalagi
41		Byalihal
42		Yaragala K,D
43		Budihal P.H
44		Otilhal
45		Bandal
46		Hachyal
47		Yankachi
48		Khainur
49		Murdi
50		Chattarki
51		Surgihalli

Boundaries of the remaining Sindgi Taluka

East-Jewragi Taluk, Kalaburagi District	West-Indi Taluk, Vijayapura District
North-Almel Taluk, Vijayapura District	South-Devarahipparagi Taluk, Vijayapura District

The proposal specified above shall come into effect from the date of final notification to be published in the official Gazette by the State Government under sub-section (4) of section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964).

By order and in the name of the
Governor of Karnataka

(C.Puttananjaiah)

Under Secretary to Government,
Revenue Department(SSLR)

PR-09

GOVERNMENT OF KARNATAKA

RD 05 BHUDAPU 2019

Karnataka Government Secretariat

M.S Building, Bengaluru.

Date:03.01.2020

PRELIMINARY NOTIFICATION

In exercise of the powers conferred by sub-section (4) of section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act 12 of 1964) and in partial modification of earlier notifications issued regarding constitution of the sub-division of

Davanagere district after considering the administrative convenience, the Government of Karnataka hereby proposes to alter the boundaries of the subdivision of Davanagere in Davanagere District to form Honnali Sub-division. The details of taluks which would be included after such alteration in the Sub-division of Davanagere and Honnali are specified in the Schedule I and II.

Now therefore in exercise of the powers conferred by Section 6 of the said Act, for the purpose of the said Act, notice is hereby given for the information of all the persons likely to be affected thereby that the proposal will be taken into consideration after expiry of 30 days from the date of publication of the notification in the Official Gazette.

Any objection or suggestion which may be received by the State Government from any person with respect to the said draft before the expiry of period specified above, will be considered by the State Government. Objections or suggestions may be addressed to the Principal Secretary to Government, Revenue Department, Multistoried Building, Dr. B.R.Ambedkar Veedhi, Bangalore-560 001.

Schedule-I

Taluks specified in column(3) of the table below shall remain under the sub-division specified in column(2) thereof after formation of Honnali sub-division.

Name of the District	Name of the Sub-Division	Taluks to be remain in Davanagere sub-division after modification of the sub-divisions
Davanagere	Davanagere	Davanagere
		Harihar
		Jagalur

Boundary details of Davanagere Sub-division of Davanagere district after formation of Honnali sub-division

East : Chitradurga and Challakere Taluk boundary of the Chitradurga District	West : Ranibennuru and Hirekerur taluk boundary of Haveri District
North : Harapanahalli and Kudligi Taluk boundary of Ballari district	South : Honnali and Channagiri taluk boundary of Davanagere District and Chitradurga Taluk boundary of Chitradurga District

Schedule-II

Taluks specified in column(3) of the table below shall be included under the sub-division specified in column(2) thereof after alteration of Davanagere sub-division.

Name of the District	Name of the Sub-Division	Taluks to be remain in Davanagere sub-division after modification of the sub-divisions
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ಕರ್ನಾಟಕ ರಾಜ್ಯಪತ್ರ, ಗುರುವಾರ, ೨೩ ಜನವರಿ, ೨೦೨೦

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Davanagere	Honnalli	Honnalli
		Nyamathi
		Channagiri

Boundary details of Honnalli Sub-division of Davanagere district after alteration of Davanagere sub-division

East : Holalkere taluk boundary of Chitradurga District	West : Shikaripura Taluk boundary of Shivamogga district and Hirekerur Taluk boundary of Haveri District
North : Harihara and Davanagere taluk boundary of Davanagere District	South : Shivamogga and Bhadravathi taluk boundary of Shivamogga District and Tarikere taluk boundary of Chikkamagaluru District

Boundary details of Davanagere district after alteration and formation of Sub-Divisions of Honnalli and Davanagere

East : Chitradurga District	West : District of the Haveri and Shivamogga
North : Ballari District	South : District of the Shivamogga and Chikkamagaluru

The proposal specified above shall come into effect from the date of final notifications to be published in the Official Gazette by the State Government under sub-section(4) of section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act No. 12 of 1964)

By order and in the name of the
Governor of Karnataka

(C.Puttananjiah)

Under Secretary to Government,
Revenue Department(SSLR)

PR-10